IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

) Case No.14-20396-CMB
) Chapter: 13
)
) Related to Claim No. 20
)
) Related to Document No. 48
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DECLARATION

The Debtors' existing Chapter 13 Plan is sufficient to pay Movant's post-petition mortgage payment of \$1,061.57 a month commencing with the January 1, 2017 mortgage payment.

Gross & Patterson, LLC

By:/s/ Alan R. Patterson, III Alan R. Patterson, III Gross & Patterson, LLC 428 Forbes Avenue, Suite 103 Pittsburgh, PA 15219 (412) 281-2928 PA ID No. 79798 apattersonlaw@gmail.com